



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/780,262	02/17/2004	Lili Qiu	M1103.70167US00	3432
45840 7590 05/22/2008 WOLF GREENFIELD (Microsoft Corporation) C/O WOLF, GREENFIELD & SACKS, P.C. 600 ATLANTIC AVENUE BOSTON, MA 02210-2206				
EXAMINER				
WU, JIANYE				
ART UNIT		PAPER NUMBER		
2616				
MAIL DATE		DELIVERY MODE		
05/22/2008		PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/780,262

Applicant(s)

QIU ET AL.

Examiner

JIANYE WU

Art Unit

2616

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 03 April 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-20 and 23-25 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-20 and 23-25 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-8508)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed on 4/3/2008 have been fully considered, but not persuasive.
2. For independent claim 1m Applicant arguments (page 14):
3. a) "new where in the reference does Chow mention using a MAC protocol or mesh network";
4. b) Chow is silent on the specific limitation cited in claim 1 'adding the selection ITAP to the set of currently opened ITAPS'.
5. c) Applicant asks the supporting evidence of Official notice on that "the wireless network connectivity information that normally comprises link capacity constraints, node capacity constraints, and node demands for flow".

In response:

a) MAC and meshed network are cited only in the preamble of claim 1, and they are not directly related the body of the claim. The limitations in the body of the claim are able to stand alone without them. "A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone." (MPEP 7.37.10, first paragraph).

b) Chow discloses the iterative process of adding links which is equivalent to adding nodes, as pointed out in the Office Action in col. 9, line 66-67. A more detailed description of the process is given in col. 9, line 47-67.

c) The evidence in supporting Official notice is provided by US 20020101822, in combined with Chow as shown the following:

For **claims 1 and 16**, Chow discloses a method and computer-readable medium containing instructions for determining placement of internet taps (ITAPS) in a multi-hop wireless mesh network, wherein the network employs a contention based media access control (MAC) protocol and the network comprises nodes and links between the nodes, the method comprising: accepting connectivity information for the network (node site information, col. 20, line 61), and a set of potential ITAPs (communication nodes, col. 1, line 60) to be opened; iterating through the set of potential ITAPs to be opened (iterative process, col. 9, lines 66-67); selecting an ITAP, from the set of potential ITAPs (selecting links, col. 10, line 64) to be opened, to be added to a set of currently open ITAPs (the existing network), wherein the selected ITAP increases the node demands satisfied when opened together with ITAPs in the set of currently open ITAPs (make selection using the iterative process described in col. 9, lines 66-67); adding the selected ITAP to the set of currently opened ITAPs (add the node selected by the iterative process described in col. 9, lines 66-67); repeating the iterating, selecting, and adding until all the node demands are satisfied (repeated until satisfied, col. 9, lines 66-67); and implementing the set of currently opened ITAPs in the network (implementing the set of nodes selected by the iterating above).

Chow is **silent on** the wireless network connectivity information comprising link capacity constraints, node capacity constraints, node demands for flow.

In the same field of endeavor, Ayyagari et al. (US 20020101822) discloses a wireless network comprises multiple nodes and links (wireless network shown in Fig. 3 or in Fig. 7) whose connectivity information comprises link capacity constraints ("link's capacity", [0058]), node capacity constraints ("the capacity allocated to each node", [0025]), and node demands for flow ("node demands a higher share of the bandwidth", [0071]); One skilled in the art would apply the ITAP placement method disclosed by Chow to the multi-hub wireless network disclosed by Ayyagari as suggested by Chow in claim 1 for the benefit of achieving minimized interference (col. 3, line 20-24 of Chow).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to apply the ITAP placement method disclosed by Chow to the multi-hub wireless network disclosed by Ayyagari as suggested by Chow in claim 1 for the benefit of achieving minimized interference.

6. For independent **claims 23 and 25**, Applicant argues "Chow does not teach selecting a location for an ITAP to increase coverage of the service area" (page 15).

In response, Chow teaches "increases ability to establish links" (col. 2, line 49-50) is equivalent to "increase coverage of the service area" since new links provides services that previously not available and therefore increase the service area, as pointed out in the Office Action.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

8. **Claims 1-2, 9, 16-20 and 23-25** are rejected under 35 U.S.C. 103(a) as being unpatentable over Chow (US 6771966 B1, hereinafter **Chow**).

For **claims 1 and 16**, Chow discloses a method and computer-readable medium containing instructions for determining placement of internet taps (ITAPS) in a multi-hop wireless mesh network, wherein the network employs a contention based media access control (MAC) protocol and the network comprises nodes and links between the nodes, the method comprising:

accepting connectivity information for the network (node site information, col. 20, line 61), and a set of potential ITAPs (communication nodes, col. 1, line 60) to be opened;

iterating through the set of potential ITAPs to be opened (iterative process, col. 9, lines 66-67);

selecting an ITAP, from the set of potential ITAPs (selecting links, col. 10, line 64) to be opened, to be added to a set of currently open ITAPs (the existing network), wherein the selected ITAP increases the node demands satisfied when opened together with ITAPs in the set of currently open ITAPs (make selection using the iterative process described in col. 9, lines 66-67);

adding the selected ITAP to the set of currently opened ITAPs (add the node selected by the iterative process described in col. 9, lines 66-67);

repeating the iterating, selecting, and adding until all the node demands are satisfied (repeated until satisfied, col. 9, lines 66-67); and

implementing the set of currently opened ITAPs in the network (implementing the set of nodes selected by the iterating above).

Chow is **silent on** the wireless network connectivity information comprising link capacity constraints, node capacity constraints, node demands for flow.

However, the concept and advantage of using wireless network connectivity information that normally comprises link capacity constraints, node capacity constraints, and node demands for flow, is well known in the art and Examiner takes an official notice of this notion.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to know that the wireless network connectivity information comprising link capacity constraints, node capacity constraints, node demands for flow.

As to **claim 2**, Chow discloses the method of claim 1 wherein the selecting is repeated until the set of potential of ITAPs to be opened is exhausted and the potential

ITAP selected is the potential ITAP which maximizes the node demands satisfied (repeated until satisfied, col. 9, lines 66-67).

As to **claim 9**, Chow discloses the method of claim 1 wherein the potential ITAP selected is the first potential ITAP which increases the node demands satisfied (col. 9, lines 66-67). This is a broader version of claim 2.

For **claims 17**, it is the claim 1 with iterating through a set of time intervals instead of the set of potential ITAPs.

Chow discloses everything in claim 1, but is **silent on** iterating through a set of time intervals.

However, from mathematical point of view, iterating process can be applied to different parameters; In other words, the iterating process over a set of potential ITAPs is substantially the same as the iterating process over a set of time intervals.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with Discenzo for iterating over time intervals for optimization.

For **claims 19**, it is rejected for the same reason explained in claim 17 above because it is a minor modification of claim 17 with objective being "largest node demand" instead of "total of node demands".

Claims 18 and 20 are the corresponding computer-readable medium claims of claims 17 and 19, therefore, are rejected for the same reason explained above.

For **claims 23**, a method and computer-readable medium containing instructions for reducing potential placement locations of internet taps (ITAPs) in a multi-hop

wireless mesh network by identifying equivalence classes of nodes in the network which may be serviced by the same ITAP, the method comprising:

accepting equivalence class information for the network;

determining whether a first equivalence class is covered by a second equivalence class; and

eliminating the first equivalence class from consideration as a potential placement location for an ITAP if the first equivalence class is covered by the second equivalence class.

Chow teaches selecting desired location for ITAP in order to increase the coverage of service area (Col. 2, lines 47-58). If “a second equivalence class” in the claim is interpreted as a chosen class whose location is selected already, what the claim teaches is to eliminate a location for an ITAP that can not provide service for more nodes, which is general knowledge in the art and is obvious to a person with ordinary skill in the art since selecting such a location would not increase the network coverage area, therefore, would not result in any benefits. Therefore, the claim is rejected since it is disclosed by general knowledge in the art.

As to **claim 24**, it is rejected for the same reason as explained in claim 23 because it simply repeats the steps defined in claim 23.

As to **claim 25**, it is the corresponding computer-readable medium claim of claim 23, therefore, is rejected for the same reason.

9. **Claims 3 and 10** are rejected under 35 U.S.C. 103(a) as being unpatentable over Chow in view of Bush et al. (US 2004/0250128 A1, hereinafter Bush).

As to **claim 3**, Chow discloses the method of claim 2, and further teaches selecting ITAPs by computing corresponding max-flows of the network when the ITAPs are added to the network in different ways, including:

creating a subgraph (Fig. 7) induced on a set of nodes, a set of currently opened ITAPs (solid nodes in Fig. 7), and a potential ITAP (705 of Fig. 7) to be opened;

adding a source node, the source node having edges of capacity equal to the demand of the transformed node from the source to each node in the network; adding a destination node, the destination node having edges of capacity equal to the capacity of each currently opened ITAP and the potential ITAP to be opened, from each currently opened ITAP and the potential ITAP to be opened to the destination node; and computing the maximum flow from the source node to the destination node. (This limitation is inherent for calculating max-flow of between 2 given mobile terminals via a network. To calculate the max flow between 2 given mobile terminals via a network, one has to add the two nodes with one for each mobile terminal to the topology of the network, then calculate the max flow between the 2 nodes).

Chow is **silent on** transforming each node's capacity constraint to an edge capacity constraint by replacing each node with a first node and a second node, the first node accepting all incoming edges to the transformed node and all outgoing edges from the transformed node originating from the second node, and creating a directed edge, having the node's capacity, from the first node to the second node.

Directed graph are often used in network analysis which include capacity modeling and flow control, such as taught by Bush in determining max-flow (maximum flow analysis, [0040], line 1-2) of directed graph ([0036] and FIG. 3).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with Bush in using directed subgraph for computing the max-flow of the network in order to use network efficiently.

As to **claim 10**, it is rejected for the same reason as explained in claim 3 because claim 3 includes all limitations of claim 10.

10. **Claims 4, 7-8, 11 and 14-15** are rejected under 35 U.S.C. 103(a) as being unpatentable over Chow in view of Lee et al. (US 2003/0099194 A1, hereinafter Lee).

As to **claim 4**, Chow discloses the method of claim 2 wherein the selecting of the ITAP, from the set of potential ITAPs to be opened, which maximizes the node demands satisfied (col. 9, lines 66-67), but is **silent on** including: developing a linear program to compute maximum demands satisfied in the wireless neighborhood network by opening the selected ITAP in conjunction with the set of currently opened ITAPs, wherein the linear program treats throughput of a connection as independent of path length;

modifying the linear program to ensure that flow from each node is served by independent paths;

modifying the linear program to multiply the node demand by the number of independent paths;

modifying the linear program to multiply the capacity constraints by a ratio of an over-provisioning factor to the number of independent paths; and

solving the resulting linear program.

However, the above limitations are common procedure of solving a max-flow problem ([0040], line 8-9) using linear programming, which is well known to persons skilled in the art as suggested by Lee ([0040], line 8-14).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with Lee for computing the max-flow of the network in order to use network efficiently.

As to **claim 7**, Chow discloses the method of claim 2 wherein the selecting of the ITAP, from the set of potential ITAPs to be opened, which maximizes the node demands satisfied (col. 9, lines 66-67), but is **silent on** the method including:

developing a linear program to compute maximum demands satisfied in the wireless neighborhood network by opening the selected ITAP in conjunction with the set of currently opened ITAPs, wherein the linear program treats throughput of a connection as a function of a number of hops the connection traverses ([0003]);

denoting an amount of flow routed through an edge based on a position of the edge along a path;

modifying the linear program to limit the maximum flow from each node; and

solving the resulting linear program.

However, the above limitations are common procedure of solving a max-flow problem ([0040], line 8-9) using linear programming, which is well known to persons skilled in the art as suggested by Lee ([0040], line 8-14).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with Lee for computing the max-flow of the network in order to use network efficiently.

As to **claim 8**, Chow discloses the method of claim 2 wherein the selecting of the ITAP, from the set of potential ITAPs to be opened, which maximizes the node demands satisfied comprises:

developing a linear program to compute maximum demands satisfied in the wireless neighborhood network by opening the selected ITAP in conjunction with the set of currently opened ITAPs, wherein the linear program treats throughput of a connection as a function of a number of hops the connection traverses;

modifying the linear program to ensure that flow from each node is served by independent paths (e.g., [0066]);

modifying the linear program to multiply the node demand by the number of independent paths (e.g., [0066]);

modifying the linear program to multiply the capacity constraints by a ratio of an over-provisioning factor to the number of independent paths (e.g., [0098]); and

solving the resulting linear program.

However, the above limitations are typical techniques of applying common procedure of solving a max-flow problem using linear programming, which is well known to persons skilled in the art as suggested by Lee ([0040], line 8-14)

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with Lee for computing the max-flow of the network in order to use network efficiently.

As to **claims 11 and 14-15**, they are rejected for the same reasons as explained in claims 4 and 7-8, respectively because claims 4 and 7-8 include all limitations of claims 11 and 14-15.

11. **Claims 5-6 and 12-13** are rejected under 35 U.S.C. 103(a) as being unpatentable over Chow in view of McGlade, Bryan J. (US 6411598 B1, hereinafter McGlade).

As to **claim 5**, Chow discloses the method of claim 2 wherein the selecting of the ITAP, from the set of potential ITAPs to be opened, which maximizes the node demands satisfied comprises satisfied (col. 9, lines 66-67), but is **silent on** the method including:

- finding the shortest path from demand points to opened ITAPs;
- routing one unit of flow along the shortest path; decreasing capacities of edges on the path by one; and
- repeating the finding, routing, and decreasing until the shortest path found has a length greater than a hop-count bound.

McGlade teaches finding a shortest path (Col. 13, line 5) in terms of hop-count (Col. 13, line 4-6). Since an ITAP can either be considered as a node, or as a part of a node, the technique of finding a shortest path in general networks can be applied to networks with ITAPs.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with McGlade for computing the max-flow of the network in order to use network efficiently.

As to **claim 6**, Chow discloses the method of claim 2 wherein the selecting of the ITAP, from the set of potential ITAPs to be opened, which maximizes the node demands satisfied (col. 9, lines 66-67), but is **silent on** the method including:

- finding a shortest path from demand points to opened ITAPs;
- routing one unit of flow along the shortest path; decreasing capacities of edges on the path by one;
- repeating the finding, routing, and decreasing until no path between any demand point and any open ITAP remains; and
- computing a demand satisfied along each path according to a throughput function.

McGlade teaches finding the shortest path (Col. 13, line 5) and computing the max flow (Col. 17, line 18-20) along the path. Since an ITAP can either be considered as a node, or as a part of a node, the technique of finding a shortest path in general networks can be applied to networks with ITAPs.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to modify Chow with McGlade for computing the max-flow of the network in order to use network efficiently.

As to **claims 12-13**, they are rejected for the same reasons as explained in claims 5-6, respectively, because claims 5-6 include all limitations of claims 12-13.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jianye Wu whose telephone number is (571)270-1665. The examiner can normally be reached on Monday to Friday, 8am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema Rao can be reached on (571)272-3174. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jianye Wu/

Examiner, Art Unit 2616

/Seema S. Rao/

Supervisory Patent Examiner, Art Unit 2616